## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2011-090526 08/22/2011

CLERK OF THE COURT

HONORABLE RUTH H. HILLIARD FOR HON. TERESA SANDERS T. Gatz Deputy

IN RE THE MATTER OF JILLIAN CHRISTINA FUSCO

PARKER EVAN BORNMANN

AND

CHRISTOPHER ANDREW BLASHAW JR.

PATRICK S SAMPAIR

FAMILY COURT SERVICES-CCC ANDREW WINGO 330 SOUTH MAIN STREET MOORSEVILLE NC 28115 HONORABLE DEBORAH P. BROWN 221 EAST WATER STREET STATESVILLE NC 28677

## UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT HEARING/ CASE DISMISSED

Courtroom 401 SEF

10:11 a.m. This is the time set for Telephonic Conference regarding Respondent/Father's *Motion for Expedited Uniform Child Custody Jurisdiction and Enforcement Act Hearing* filed June 9, 2011. Petitioner/Mother, Jillian Christina Fusco, is not present but is represented by counsel, Parker Bornmann, who is appearing telephonically. Respondent/Father, Christopher Andrew Blashaw Jr., is not present but represented by counsel, Patrick Sampair and Andrew Wingo, who are appearing telephonically. Honorable Deborah P. Brown, North Carolina, Iredell County Court Judge, is appearing telephonically.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

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Discussion is held regarding the status of the North Carolina case (10CV 01686) and the status of the Arizona case.

10:37 a.m. Matter concludes

10:38 a.m. Court reconvenes with the Honorable Deborah P. Brown, who is appearing telephonically.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Discussion is held regarding the Uniform Child Custody Jurisdiction and Enforcement Act.

**THE COURT FINDS** that North Carolina was the home state of the minor child, Sophia Fusco, born, November 23, 2009 and who remained living in North Carolina until mid May 2010 when Mother removed her from North Carolina without Father's permission.

THE COURT FURTHER FINDS the state of North Carolina issued emergency custody orders on May 25, 2010. North Carolina had continuing jurisdiction over the child and still does through those emergency orders. Since that time Mother has filed a petition in Arizona on January 27, 2011. The state of North Carolina does not choose to decline jurisdiction and does not find that North Carolina is an inconvenient forum, since Mother's family lives in the state and there is no connection to Arizona except for Mother and her boyfriend.

**LET THE RECORD REFLECT** that the Court has concerns about the lack of actual service as the Court has not seen the North Carolina case file and service by publication is not very effective.

IT IS ORDERED that North Carolina has continuing jurisdiction and,

**IT IS FURTHER ORDERED** dismissing this cause in its entirety.

**IT IS FURTHER ORDERED** signing this minute entry as a formal order of this Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

/ s / HONORABLE RUTH HILLIARD

RUTH HILLIARD JUDICIAL OFFICER OF THE SUPERIOR COURT

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10:50 a.m. Matter concludes.

This case is eFiling eligible: http://www.clerkofcourt.maricopa.gov/efiling/default.asp. Attorneys are encouraged to review Supreme Court Administrative Orders 2010-117 and 2011-10 to determine their mandatory participation in eFiling through AZTurboCourt.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <a href="http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter">http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter</a>.